

## **UNITED STATES DEPARTMENT OF COMMERCE**

Examiner, 1**6**00

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It is not necessary for applicant	to provide a separate reco	ord of the substance of the interview.	
ness the paragraph above has been NOT WAIVED AND MUST INCLUIC tion has are ready been filed, APPL JBSTANCE OF THE INTERVIEW	n checked to indicate to the DE THE SUBSTANCE OF I LICANT IS GIVEN ONE MO	e contrary. A FORMAL WRITTEN RESITHE INTERVIEW. (See MPEP Section ONTH FROM THIS INTERVIEW DATE	
Since the Examiner's interview rejections and requirements that	summary above (including at may be present in the las nse requirem into of the las	any attachments) reflects a complete rest Office action, and since the claims are toffice action. Applicant is not relieved	esponse to each of the objections
carniner Note: You must sign this for	m unless it is an attachmer	nt to another form.	Co. 16
ORM PTOL-413 (REV.1-96)			Collemudi S. Kishore, PhD

FORM PTOL-413 (REV.1-96)

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A complete written statement as to the substance of	A Particular of			
application, whether or not an egreement with the ex	aminer was reached at the interview.	nth regard to an application mi	ust be made of record in th	<u>ie</u> salam .
Control to the contro			A SERVER AND ROUSE	
(b) In every instance where reconsideration is required interview as warranting fevorable action must be filed 1.111,1.135. (35 U.S.C.132)	uested in view of an Interview with an exa to by the applicant. An Interview does not a	aminer, a complete written sta remove the necessity for resp	tement of the reasons presonse to Office action as sp	sented at the secified in §§
§ 1.2. Business to be transacted in writing. All I applicants or their ettorneys or egents at the Patent a continuous the written record in the Office. No attention will be toobt.  HERMON SETAL TROUTES  The action of the Petent and Trademark Office car	e paid to any alleged oral promise, stipul	ection of the Petent and Trad ation, or understanding in rela	lemark Office will be based ation to which there is disa	d exclusively greement or
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It is the responsibility of the applicant or the attome or she will do so. It is the examiline is responsibility at an ability.	ey or agent to make the substance of an In to see that such e record is made and to	terview of record in the applica correct material inaccuracies	ition file, unless the examin	er Indicates
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Type of interview (personal or telephonic)     Name of participant(s)) (applicant, attorney or age     An indication whether or not an exhibit was shown	ent, etc.)	FIGURE OF THE CONTRACT	ri Dwae ierolied. S	(2. septembri
An identification of the claims discussed     An identification of the specific prior articliscussed     An indication whether an agreement was reached of emendments or claims agreed to be a claim.	-\ × *	4		
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elaborate. A Veroetim or highly detailed description of the erguments is not required. The identification of the arguments is sufficient if the general nature or thrust of the principal erguments made to the examiner can be understood in the context of the epplication file. Of course, the epplicant may desire to emphasize and fully describe those arguments which he feels were or might be persuasive to the examiner.

6) a general indication of any other pertinent matters discussed, end

7) if appropriate; the general results or outcome of the interview unless elready described in the interview Stimmary Form completed by the examiner.

Examiners are expected to carefully review the epplicant's record of the substance of en interview. If the record is not complete or eccurate, the examiner will give the epplicant one month from the date of the notifying letter or the remainder of any period for response, whichever is longer, to complete the response and thereby avoid abandonment of the application (37 CER 1.135(c))

Exeminer to Check for Accuracy

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Applicant's summary of what took place at the interview should be carefully checked to determine the accuracy of any ergument or statement attributed to the examiner during the Interview. If there is an inaccuracy and it bears directly on the question of patentability, it should be pointed out in the next Office letter. If the cleims are allowable for other reasons of record, the examiner should send e fetter setting forth his or her version of the statement attributed to him. If the record is complete and eccurate, the examiner should place the indication "interview record OK" on the paper recording the substance of the interview along with the date and the examiner's initials.